





was not necessary for that and until 35 was

...cuses of alcohol might be taken every  
...ing unquestionably was bad because  
...o undo all the benefit the exercise  
...for the heart. Walking, of all  
...s of keeping the body in health,  
...questionably the best in tropical  
...while raining was the worst.  
...concluded by vigorously denouncing  
...ran's race " at our athletic meetings,  
...aid of a beautifully constructed  
...human frame, showed how extreme  
...any exercise was to elderly people  
...sed: the heart to pump the blood

the system at an accelerated speed. The age of 35 the great arteries become clogged with calcareous matter and incapable of being restored, or to put them in such a condition which they could only stand without the elasticity of youth. Dr. Cardale explained an hour's exercise would be a great and easy discourse said that he was able to go into the relative merits of a number of sports, as he had intended, but he might be able to complete his remarks on another occasion.

COLLIERSON proposed a cordial vote of thanks to the lecturer, stating that he hoped to continue on this very important subject in future and expressing his willingness to do so.

Amplicit was accorded with loud ap-

J. FRANCIS, Q.C., moved a vote of  
the Executive for presiding, and this  
was carried by acclamation. The meeting con-  
cluded, and the company proceeded to examine  
the life size model, and expend  
on a spirometer which registered  
power.

---

**PORIA RECREATION CLUB.**

A general meeting of the members of the  
club held yesterday afternoon for the pur-  
suing the advisability of amending  
§ 8, § 9, 10, and 11. The circumstances  
have led to this step being deemed  
necessary. It has been the subject of much heated  
discussion, and it was decided to try one way or another, within the next  
few days, to get the club reorganized.  
The meeting adjourned at 7 o'clock.

of several of the members. In consequence non-commissioned officers of the regiment were proposed and seconded for election, but on a ballot being demanded they were killed. They were a second time proposed, and a second time were re-elected, but their names were not presented. The committee considered it advisable to make trouble which such persistence of the rules should be amended. The committee given rise to the display of much trouble which has been accounted for by the fact of any definite explanation of the back. At half-past five yesterday, when the meeting was held, the committee was present, mostly youths of foreign origin, who in the course of the proceedings showed their impartiality, if nothing else, by

the diverse sentiments of the voters. Mr. C. H. Thompson was called to the presidency and in a few opening remarks stated the meaning that they were to have in discussing the eligibility or otherwise of the proposed members, but simply the propriety of amending the rules. It was difficult which was not provided for in the present rules. He took occasion to mention the Club was a private Club, which was supported by society in a substantial manner. He thought it would reflect adversely on the Club if it rejected. The Committee favored always so to act as to retain the rights of the members and to promote the interests of the Club. He proposed that they act as follows:—

Resolved that the Club shall be by ballot, and

any candidate failing to gain admission, shall be eligible for election until a period of six days elapsed.

D. S. Sanders, hon. secretary, seconded, and in doing so supplemented the remarks of the speaker to the private character of the meeting. He reminded the meeting that there are 450 members, and if they were to make any argumentation from a certain source it would be a deal of inconvenience. In reply to C. C. Master, he said that when the land was sold to the Club by the Government no conditions were attached to the purchase of the land. Mr. Master thought the gentleman had been proposed should first be asked as members, so as to make no invidious distinction between soldiers and civilians, new rules be then passed. The

in, in pointing out that the Committee was made up of no negroes and consisted of Mr. Chandler, Mr. Maunt, and Lieut. [redacted] addressed the meeting on what may be the soldiers' side, arguing that it was unfair to blackball men against whose names there was no reproach. The roll was by 25 votes to 11. Rule 8 was adopted [redacted]

Candidates for admission must be posted for a [redacted] the names of their proponents and on the general notice board of the Club, on [redacted] a ballot shall be held. Notice to the Balloting Committee when a ballot will be held, the names of the candidates [redacted]

A considerable discussion arose recently [redacted] the public interest, and the roll was passed as follows:—

Balloting Committee shall be composed of [redacted]

ers of the General Committee for the time  
ten or more members of the Club to be cho-  
sen there at the annual general meeting,  
to be filled up as they occur by the Ballot-  
Committee. No members of the Balloting Com-  
mittee on any occasion be allowed to ballot by  
alterations were made in Rule 10 the  
important being the adoption of the words  
black ball in three to exclude " for the  
one black ball in five." The rule now  
follows:-  
Three members of the Balloting Committee  
shall ballot by. One black ball in three  
and not less than ten Members to con-  
stitute. The number of black balls shall  
be counted.  
It coming up for discussion a proposal  
to change it, but was ultimately  
rejected as follows:-

at any time after the election of a candidate, committee, or a majority of them voting thereon, shall be of opinion that such candidate elected under any misrepresentation, or if any information as to the antecedents of any person shall, after enquiry, and notice to the person have power to erase his name from the list of candidates, and he shall thereupon cease to be a member.

of thanks having been accorded the meeting separated.

**SUPREME COURT.**

26th January.

**IN ORIGINAL JURISDICTION.**

**UNDER THE HONORABLE SIR PIERCE**

CLARKE, CHIEF JUSTICE.

THE MATTER OF THE HYOGO HOTEL,  
LIMITED.

Hearing was resumed of the application  
for the payment of the £45,800 made  
by J. I. Cook, manager at Kobe of the  
Hotel and Shanghai Banking Corporation.  
J. Leach, Q.C. (instructed by Mr. E.  
of Mr. V. H. Deacon's office), appeared  
for the liquidator, and Mr. J. J. Francis, Q.C.  
by Mr. G. C. C. Master, of Messrs.  
'Stokes and Master') represented the  
creditors.

Lordship—Have you any other evidence  
Mr. Francis?

Francis—Not at present, my lord.

partnership—There is hardly any evidence at an affidavit of hearsay.

Francis: That affidavit is admitted by the court.

Partnership—I cannot take mere presumptions to the execution of the transfer, for I cannot assume that there was any on that particular date. I cannot say you acted on that receipt. The mistake is with your own mind, why if you think it is there is no reason why Mr. Francis did not make an affidavit.

Partnership—But I contend, any fact, that the receipt is on the other side. We are the holders of the shares. We hold the right to the effect that they are fully paid for them. It is for them to prove the contrary.

Partnership—Is not the receipt of \$336 000 a receipt you must have had some reason

at the agreement was not registered.  
 Francis—I submit that there is not suffi-  
 ciency to satisfy any Court that we did  
 not know, although it looks on the  
 papers as though we might have had  
 knowledge.  
 McCord—I agree with you, as to the







